UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

IN RE LOWER MANHATTAN DISASTER SITE
LITIGATION

RAMIRO BASTIDAS AND ZOILA BASTIDAS

Plaintiffs,

- against
(SEE SECTION IV., PARTIES, WITHIN)

Defendants.

21 MC 102 (AKH)

DOCKET NO.
COMPLAINT BY ADOPTION
(CHECK-OFF COMPLAINT)
RELATED TO THE
MASTER COMPLAINT

PLAINTIFF(S) DEMAND A TRIAL BY JURY

This Pro-forma Complaint by Adoption (Check-off) and the Master Complaint which it adopts is being filed pursuant to the Order Regulating Proceedings, Judge Alvin K. Hellerstein, June 4, 2007, as relates to 21 MC 102 (AKH). Guidelines and other directives relative to additional filings, amendments, corrections and other matters as relate to the individual Complaint by Adoption (Check-off Complaint) to be filed by the individual plaintiffs, in accordance with said Order, will be addressed by the Court in the future CMO.

I. INTRODUCTION

A Plaintiff-Specific Complaint by Adoption (Check-Off Complaint), in the within format, is to be filed by each Plaintiff, and to be utilized and read in conjunction with the Master Complaint on file with the Court. Where applicable to the instant Plaintiff(s), specific paragraphs are to be marked with an "," and specific case information is to be set forth, inserting said information in the blank space, if provided. If Plaintiff wishes to assert additional allegations, plaintiffs should follow the procedure as outlined in the CMO# ____ governing the filing of the Master Complaint and Check-off Complaints.

Case 1:07-cv-08278-AKH Document 1 Filed 09/20/2007 Page 2 of 20 Plaintiffs, as captioned above, by his/her/their attorneys, complaining of Defendant(s),

respectfully allege:

- ☑ 1. All headings, paragraphs, allegations and Causes of Action in the entire Master Complaint are applicable to and are adopted by the instant Plaintiff(s) as if fully set forth herein, in addition to those paragraphs specific to the individual Plaintiff(s), which are included below or annexed in a rider.
- ✓ 2. Plaintiffs adopt those allegations as set forth in the Master Complaint Section I, Introduction Notice of Adoption.

II.

JURISDICTION

- ☑ 3. Plaintiffs adopt those allegations as set forth in the Master Complaint Section II, Jurisdiction.
- ✓ 4. The Court's jurisdiction over the subject matter of this action is: Founded upon Federal Question Jurisdiction specifically
 - 4A. Air Transport Safety & System Stabilization Act of 2001, (or)
 - 4B. Federal Officers Jurisdiction, (or)
 - 4C. This Court has supplemental jurisdiction pursuant to 28 USC §1367(a) based upon the New York Labor Law §200 and §241(6), and common law negligence.
 - 4D. Other if an individual plaintiff is alleging a basis of jurisdiction not stated above, plaintiffs should follow the procedure as outlined in the CMO# __ governing the filing of the Master Complaint and the Check-Off Complaints.
- ☑ 5. The Court's jurisdiction of the subject matter of this action is: Contested, but the Court has already determined that it has removal jurisdiction over this action, pursuant to 28 U.S.C. §1441.

III.

VENUE

☑ 6. Plaintiffs adopt those allegations as set forth in the Master Complaint Section III, Venue.

IV.

PARTIES

√ 7.	Plaintiffs adopt those allegations as set forth in the Master Complaint Section IV, Parties.
✓ 8.	THE INJURED PLAINTIFF'S NAME IS (referencing the individual specifically
	injured/deceased, hereinafter referred to as "Decedent Plaintiff"): <u>RAMIRO BASTIDAS</u>
✓ 9.	THE INJURED PLAINTIFF'S ADDRESS IS: 4106 Case Street, Apt. # 1G, Elmhurst, NY,
	<u>11373</u> .
□ 10.	THE REPRESENTATIVE PLAINTIFF'S NAME IS (if "Injured Plaintiff" is deceased):
	(hereinafter referred to as the "Representative Plaintiff")
□ 11.	THE REPRESENTATIVE PLAINTIFF'S ADDRESS IS (if "Injured Plaintiff" is deceased):
□ 12.	THE REPRESENTATIVE PLAINTIFF (if "Injured Plaintiff" is deceased) was appointed as
	Administrator of the Goods, Chattels and Credits which were of the "Injured Plaintiff" on
	, by the Surrogate Court, County of, State of New York.
□ 13.	THE REPRESENTATIVE PLAINTIFF (if "Injured Plaintiff" is deceased) was appointed as
	Executor of the Estate of the "Injured Plaintiff" on, by the Surrogate Court,
	County of, State of New York.
✓ 14.	THE DERIVATIVE PLAINTIFF'S NAME: (hereinafter referred to as the "Derivative Plaintiff"
	and if deceased, hereinafter referred to as "Decedent Derivative Plaintiff") Zoila Bastidas
✓ 15.	THE DERIVATIVE PLAINTIFF'S ADDRESS: 4106 Case Street, Apt. # 1G, Elmhurst, NY,
	<u>11373</u>
☐ 16.	THE REPRESENTATIVE DERIVATIVE PLAINTIFF'S NAME: (if "Derivative Plaintiff" is
	deceased)
□ 17.	THE REPRESENTATIVE PLAINTIFF'S DERIVATIVE ADDRESS (if "Derivative Plaintiff"
	is deceased):

<u> </u>	Case 1:07-cv-08278-AKH Document 1 Filed 09/20/2007 Page 4 of 20 THE REPRESENTATIVE DERIVATIVE PLAINTIFF was appointed as Administrator of the
	Goods, Chattels and Credits which were of the "Derivative Plaintiff" on
	, by the Surrogate Court, County of, State of New
	York.
<u> </u>	THE REPRESENTATIVE DERIVATIVE PLAINTIFF was appointed as Executor of the Estate
	of the "Derivative Plaintiff" on, by the Surrogate
	Court, County of, State of New York.
2 0.	Injured Plaintiff, as aforementioned, is an individual and a resident of the State of New York
	residing at the aforementioned address.
□ 21.	Injured Plaintiff, as aforementioned, is an individual and a resident of (if other than New York)
	, and resides at the aforementioned address.
□ 22.	Representative Plaintiff, as aforementioned, is a resident of the State of New York, residing at
	the aforementioned address.
□ 23.	Representative Plaintiff, as aforementioned, is an individual and a resident of (if other than New
	York), and resides at the aforementioned address.
□ 24.	Representative Plaintiff, as aforementioned, brings this claim in his/her representative capacity,
	as aforementioned on behalf of the Estate of the Decedent Plaintiff.
✓ 25.	Derivative Plaintiff, as aforementioned, is a resident of the State of New York, residing at the
	aforementioned address.
☐ 26.	Derivative Plaintiff, as aforementioned, is an individual and a resident of (if other than New
	York), and resides at the aforementioned address.
<u> </u>	Representative Derivative Plaintiff, as aforementioned, is a resident of the State of New York,
	residing at the aforementioned address.
□ 28.	Representative Derivative Plaintiff, as aforementioned, is an individual and a resident of (if other
	than New York), and resides at the aforementioned address.

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29. Representative Derivative Plaintiff, as aforementioned, brings this claim in his/her representative capacity, as aforementioned, on behalf of the Estate of the Derivative Plaintiff.

☑ 30. The Derivative Plaintiff and or the Representative Derivative Plaintiff in his or her representative capacity on behalf of the estate of the Decedent Derivative Plaintiff was the:

☑ a. SPOUSE at all relevant times herein, was lawfully married to Plaintiff, and brings this derivative action for her/his loss due to the injuries sustained by her husband/his wife, Injured Plaintiff.

b. Other: (If checked, attach Rider)

Instructions: To the extent that plaintiff has specificity as to the information to be placed within the columns of the chart below, such should be provided. Additionally, to the extent that the plaintiff has specificity as to differing areas or floors within a particular building or location, a separate line entry should be made for each area or floor within a building within which they worked. If plaintiff is unable at this time to enunciate a response to a particular column heading, the applicable column should be marked with an "\sum (See Sample Chart below)

Each sub-paragraph shall be deemed to allege: "The Injured Plaintiff at times relevant to the claims herein, worked at (address/location) on or at (the floor or area) for the following (dates of employment), while in the employ of (name of employer), maintaining the position of (job title), performing the activities of (job activity) and worked at said location for approximately (hours), working in the following shift (shift worked). i.e., "The Injured Plaintiff at times relevant to the claims herein, worked at 500 Broadway, on the 2nd floor, for the following dates, 10/1/01-6/1/02, while in the employ of ABC Corp, maintaining the position of cleaner and performing activities including debris removal and worked on and/or at said floor or area for approximately 20 hours, working the 8AM – 5PM shift."

☑ 31. The Injured Plaintiff worked at the address/location, on the following floors or areas, for following dates of employment, for the employer, in the job title of, performing the job activity of and for the number of hours, and for the shift worked, as specified on the following page.

Sample Chart

		ADDRESS/ LOCATION	FLOOR(S)/ AREAS	DATES OF EMPLOYMENT	NAME OF EMPLOYER	JOB TITLE	JOB ACTIVITY	HOURS WORKED	SHIFT WORKED	Percent Of Total
\checkmark	31a	*500 Broadway	2	10/1/01-6/1/02	ABC CORP.	CLEANER	DEMOLITION/DEBRIS REMOVAL	20	8AM-5PM	Hours 50
\checkmark	31b	1600 Broadway	2	11/1/01-11/15/01	ABC CORP.	CLEANER	X	10	X	25
\checkmark	31c	1600 Broadway	basement	12/15/01- 12/16/01	XYZ Corp.	CLEANER	X	10	X	25
						Т	Total Hours Worked:	40		

		ADDRESS/LOCATION	Floor(s)/ Areas	DATES OF EMPLOYMENT	NAME OF EMPLOYER	JOB TITLE	Job Activity	HOURS WORKED	Shift Worked	Percent Of Total
\checkmark	31a.	1 World Financial Center	To Be Supplie	11/01/2001-03/01/2004	Branch, CES, ETS Contracting, Inc., PAL	To Be Provided	To Be Provided	6824	To Be Supplied	14.2%
\checkmark	31b.	2 World Financial Center	d for all Sites	11/05/2001-12/16/2001	Environmental Safety, Pinnacle Environmental Corp.,			280	for all Sites	0.6%
\checkmark	31c.	3 World Financial Center	Listed	11/01/2001-03/01/2004	Same As Above	Same As Above		6824	Listed	14.2%
\checkmark	31d.	Century 21		11/01/2001-03/01/2004	Same As Above	Same As Above		6824		14.2%
\checkmark	31e.	- Deutsche Bank Building		- 11/01/2001-03/01/2004	Same As Above	Same As Above		- 6824		14.2%
\checkmark	31f.	- Millenium Hilton Hotel		11/01/2001-03/01/2004	Same As Above	Same As Above	Same As Above	6824		14.2%
\checkmark	31g.	One Liberty Plaza		- 11/01/2001-03/01/2004	Same As Above	Same As Above	Same As Above	6824		14.2%
\checkmark	31h.	Verizon Building		11/01/2001-03/01/2004	Same As Above	Same As Above	Same As Above	6824		14.2%
	31i.	-		-	Same As Above	Same As Above	Same As Above	-		-
	31j.									
	31k.									
	311.									
	31m.									

31n.

31o.

31q.

31r.

31s.

☐ 31p.

	Other (if checked, attach Rider and continue with same format for sub-divisions)
The plant	aintiff worked for the total number of hours as indicated below:
✓ 31t.	Total Hours Worked: 48048
✓ 32.	The Injured Plaintiff was exposed to and breathed noxious fumes on all dates, at the site(s)
	indicated above, unless otherwise specified.
✓ 33.	The Injured Plaintiff was exposed to and inhaled or ingested toxic substances and particulates on
	all dates at the site(s) indicated above, unless otherwise specified.
✓ 34.	The Injured Plaintiff was exposed to and absorbed or touched toxic or caustic substances on all
	dates at the site(s) indicated above, unless otherwise specified.
□ 35.	The Plaintiff, and/or if also applicable to derivative plaintiff also, check here \square , or his/or
	representative, has not made a claim to the Victim Compensation Fund. Therefore, pursuant to
	§405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. 40101,
	the issue of waiver is inapplicable.
✓ 36.	The Plaintiff and/or if also applicable to derivative plaintiff also, check here ✓, or his/or
	representative, has made a claim to the Victim Compensation Fund, which claim was not deemed
	"substantially complete." The plaintiff therefore has not waived the "right to file a civil action (or
	be party to an action) in any Federal or State Court for damages sustained as a result of the
	terrorist aircraft crashes of September 11, 2001, except for civil actions to recover collateral
	source obligations." 49 U.S.C. 40101 at Section §405 (c)(3)(B).
✓ 37.	The Plaintiff and/or if also applicable to derivative plaintiff also, check here ✓, or his/or
	representative, has made a claim to the Victim Compensation Fund, which claim deemed
	"substantially complete" by the Fund. The plaintiff therefore has therefore waived the "right to
	file a civil action (or be party to an action) in any Federal or State Court for damages sustained as

- Case 1:07-cv-08278-AKH Document 1 Filed 09/20/2007 Page 9 of 20 a result of the terrorist aircraft crashes of September 11, 2001, except for civil actions to recover collateral source obligations." 49 U.S.C. 40101 at Section §405 (c)(3)(B).
- 38. The Plaintiff and/or if also applicable to derivative plaintiff also, check here □, or his/or representative, has made a claim to the Victim Compensation Fund that was granted by the Fund. The plaintiff therefore waived the "right to file a civil action (or be party to an action) in any Federal or State Court for damages sustained as a result of the terrorist aircraft crashes of September 11, 2001, except for civil actions to recover collateral source obligations." 49 U.S.C. 40101 at Section §405 (c)(3)(B).
- ☑ 39. The Plaintiff and/or if also applicable to derivative plaintiff also, check here ☑, or his/or representative, has made a claim to the Victim Compensation Fund that was deemed ineligible prior to a determination of being substantially complete.
- ✓ 40. The Plaintiff and/or if also applicable to derivative plaintiff also, check here ✓, or his/or representative, has made a claim to the Victim Compensation Fund that was deemed ineligible subsequent to a determination of being substantially complete.
- ✓ 41. The allegations in the body of the Master Complaint, are asserted as against each defendant as checked off below. If Plaintiff asserts additional allegations, buildings, locations and/or defendants plaintiffs should follow the procedure as outlined in the CMO# __ governing the filing of the Master Complaint and Check-off Complaints.
- ✓ 42. The specific Defendants alleged relationship to the property, as indicated below or as otherwise the evidence may disclose, or their role with relationship to the work thereat, gives rise to liability under the causes of actions alleged, as referenced in the Master Complaint.

 Instruction: The Defendant(s) names in the Master Complaint are re-stated below. The Defendant's are listed by reference to the building and/or location at which this specific plaintiff alleges to have worked. Each sub- paragraph shall be deemed to allege: "With reference to (address), the defendant (entity) was a and/or the (relationship) of and/or at the subject property and/or in such relationship as the evidence may disclose," (i.e. With reference to 4 Albany

Case 1:07-cv-08278-AKH Document 1 Filed 09/20/2007 Page 10 of 20 Street, defendant Bankers Trust Company, was the owner of the subject project and/or in such relationship as the evidence may disclose).

- 43. With reference to (address as checked below), the defendant (entity as checked below) was a and/or the (relationship as indicated below) of and/or at the subject property and/or in such relationship as the evidence may disclose.
- $\boxed{43-31}$ 22 CORTLANDT STREET (CENTURY 21)
 - ☑ A. MAYORE ESTATES LLC (OWNER)
 - B. 80 LAFAYETTE ASSOCIATES, LLC (OWNER)
 - C. MAYORE ESTATES LLC AND 80 LAFAYETTE ASSOCIATION LLC AS TENANTS IN COMMON (OWNER)
 - ☑ D. BLUE MILLENNIUM REALTY LLC (OWNER)
 - ☑ E. CENTURY 21, INC. (OWNER)
 - ☑ F. B.R. FRIES & ASSOCIATES, INC. (AGENT)
 - ☑ G. STONER AND COMPANY, INC. (AGENT)
 - H. HILLMAN ENVIRONMENTAL GROUP, LLC. (AGENT/CONTRACTOR)
 - I GRUBB & ELLIS MANAGEMENT SERVICES (AGENT)
- ☑ (43-45) ONE LIBERTY PLAZA
 - 🗹 A. NEW LIBERTY PLAZA LP (OWNER)
 - B. WORLD FINANCIAL PROPERTIES, L.P. (OWNER)
 - C. WFP ONE LIBERTY PLAZA CO., L.P. (OWNER)
 - ☑ D. ONE LIBERTY PLAZA (OWNER)
 - ☑ E. BROOKFIELD FINANCIAL PROPERTIES, INC. (OWNER)
 - F. WFP ONE LIBERTY PLAZA, CO. GP, CORP. (OWNER)
 - G. THE ONE LIBERTY PLAZA CONDOMINIUM (CONDO #1178) (OWNER)
 - H. THE BOARD OF MANAGERS OF THE ONE LIBERTY PLAZA CONDOMINIUM (CONDO #1178) (OWNER)
 - I. BFP ONE LIBERTY PLAZA CO., LLC (OWNER)
 - J. NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC. (OWNER)
 - K. NEW YORK CITY INDUSTRIAL DEVELOPMENT AGENCY (OWNER)
 - L. NEW YORK CITY INDUSTRIAL DEVELOPMENT CORPORATION (OWNER)
 - M. BLACKMON-MOORING-STEAMATIC CATASTOPHE, INC. d/b/a BMS CAT (AGENT/CONTRACTOR)
 - ✓ N. HILLMAN ENVIRONMENTAL GROUP, LLC. (AGENT/CONTRACTOR)

- O. GENERAL RE SERVICES CORP. (OWNER/AGENT)
- (43-47) 130 LIBERTY STREET (DEUTSCHE BANK BUILDING)
 - ☑ A. DEUTSCHE BANK TRUST CORPORATION (OWNER)
 - B. DEUTSCHE BANK TRUST COMPANY (OWNER)
 - ✓ C. BANKERS TRUST CORPORATION (OWNER)
 - D. DEUTSCHE BANK TRUST COMPANY AMERICAS (OWNER)
 - E. THE BANK OF NEW YORK TRUST COMPANY NA (OWNER)
 - ☑ F. BT PRIVATE CLIENTS CORP. (OWNER)
 - G. TISHMAN INTERIORS CORPORATION (CONTRACTOR)
 - G. TULLY CONSTRUCTION CO., INC. (CONTRACTOR)
 - ☑ I. TULLY INDUSTRIES (CONTRACTOR)
- (43-91) 140 WEST STREET (VERIZON BUILDING)
 - A. VERIZON NEW YORK, INC. (OWNER)
 - B. HILLMAN ENVIRONMENTAL GROUP, LLC. (OWNER'S AGENT/CONTRACTOR)
- (43-93) 200 LIBERTY STREET (ONE WORLD FINANCIAL CENTER)
 - ☑ A. BATTERY PARK CITY AUTHORITY (OWNER)
 - B. BROOKFIELD PROPERTIES CORPORATION (OWNER)
 - ☑ C. BROOKFIELD FINANCIAL PROPERTIES, LP (OWNER)
 - D. BROOKFIELD FINANCIAL PROPERTIES, INC. (OWNER)
 - E. BROOKFIELD PROPERTIES HOLDINGS INC. (OWNER)
 - ☑ F. BROOKFIELD PARTNERS, LP (OWNER)
 - ☑ G. WFP TOWER A CO. (OWNER)
 - ☑ H. WFP TOWER A CO. L.P. (OWNER)
 - ☑ I WFP TOWER A. CO. G.P. CORP. (OWNER)
 - ☑ J. TUCKER ANTHONY, INC. (AGENT)
 - K. BLACKMON-MOORING-STEAMATIC CATASTOPHE, INC. d/b/a BMS CAT (CONTRACTOR/AGENT)

- (43-94) 225 LIBERTY STREET (TWO WORLD FINANCIAL CENTER)
 - ☑ A. BATTERY PARK CITY AUTHORITY(OWNER)
 - B. BROOKFIELD PROPERTIES CORPORATION (OWNER)
 - ☑ C. BROOKFIELD PARTNERS, L.P. (OWNER)
 - D. BROOKFIELD PROPERTIES HOLDINGS INC. (OWNER)
 - E. BROOKFIELD FINANCIAL PROPERTIES, L.P. (OWNER)
 - F. BROOKFIELD FINANCIAL PROPERTIES, INC. (OWNER)
 - ☑ G. MERRILL LYNCH & CO, INC. (OWNER)
 - H. WESTON SOLUTIONS, INC. (AGENT/CONTRACTOR)
 - ☑ I. GPS ENVIRONMENTAL CONSULTANTS, INC. (AGENT/CONTRACTOR)
 - J. INDOOR ENVIRONMENTAL TECHNOLOGY, INC. (AGENT/CONTRACTOR)
 - K. BLACKMON-MOORING-STEAMATIC CATASTOPHE, INC. d/b/a BMS CAT (AGENT/CONTRACTOR)
 - L. STRUCTURE TONE, (UK) INC. (CONTRACTOR)
 - M. STRUCTURE TONE GLOBAL SERVICES, INC (CONTRACTOR)
 - N. ENVIROTECH CLEAN AIR, INC. (CONTRACTOR)
 - O. ALAN KASMAN DBA KASCO (CONTRACTOR)
 - P. KASCO RESTORATION SERVICES CO. (CONTRACTOR)
 - Q. NOMURA HOLDING AMERICA, INC. (OWNER)
 - R. NOMURA SECURITIES INTERNATIONAL, INC. (OWNER)
 - ☑ S. WFP TOWER B HOLDING CO., LP (OWNER)

- ✓ T. WFP TOWER B CO., G.P. CORP. (OWNER)
- ☑ U. WFP TOWER B CO. L.P. (OWNER)
- V. TOSCORP. INC. (OWNER)
- W. HILLMAN ENVIRONMENTAL GROUP, LLC. (AGENT/CONTRACTOR)
- X. ANN TAYLOR STORES CORPORATION (OWNER)
- (43-95) 200 VESEY STREET (THREE WORLD FINANCIAL CENTER)
 - ☑ A. BFP TOWER C CO. LLC. (OWNER)
 - ☑ B. BFP TOWER C MM LLC. (OWNER)
 - C. WFP RETAIL CO. L.P. (OWNER)
 - D. WFP RETAIL CO. G.P. CORP. (OWNER)
 - ☑ E. AMERICAN EXPRESS COMPANY (OWNER)
 - ☑ F. AMERICAN EXPRESS BANK, LTD (OWNER)
 - G. AMERICAN EXPRESS TRAVEL RELATED SERVICES COMPANY, INC. (OWNER)
 - ☑ H. LEHMAN BROTHERS, INC. (OWNER)
 - I. LEHMAN COMMERCIAL PAPER, INC. (OWNER)
 - J. LEHMAN BROTHERS HOLDINGS INC. (OWNER)
 - ✓ K. TRAMMELL CROW COMPANY (AGENT)
 - ☑ L. MCCLIER CORPORATION (AGENT)
 - M. TRAMMELL CROW CORPORATE SERVICES, INC. (AGENT)
 - N. BLACKMON-MOORING-STEAMATIC CATASTOPHE, INC. d/b/a BMS CAT (AGENT/CONTRACTOR)
- (43-148) 55 CHURCH STREET (MILLENIUM HILTON HOTEL)
 - A. CDL NEW YORK LLC MILLENIUM BROADWAY (OWNER)

OTHER: if an individual plaintiff is alleging injury sustained at a building/location other than as above, and/or if an individual plaintiff is alleging an injury sustained at a building/location above, but is alleging a claim against a particular defendant not listed for said building, plaintiff should check this box, and plaintiffs should follow the procedure as outlined in the CMO#__ governing the filing of the Master complaint and Check-Off Complaints.

V – VIII.

CAUSES OF ACTION

- ☑ 44. Plaintiffs adopt those allegations as set forth in the Master Complaint Section V-VIII, Causes of Action. ✓ 45. Plaintiff(s) seeks damages against the above named defendants based upon the following theories of liability, and asserts each element necessary to establish such a claim under the applicable substantive law: **✓** 45 A. Breach of the defendants' duties and obligations pursuant to the New York State Labor Law(s)
 - including § 200
 - ✓ 45 B Breach of the defendants' duties and obligations pursuant to the New York State Labor Law 241(6)
 - ✓ 45 C Common Law Negligence
 - ☐ 45 D. Wrongful Death
 - **✓** 45 E. Loss of Services/Loss of Consortium for Derivative Plaintiff
 - 45 F. Other: if an individual plaintiff is alleging an additional cause of action or additional substantive law or theory of law upon which his/or claim is based, other than as appears in this section, plaintiff should check this box, and plaintiffs should follow the procedure as outlined in the CMO# governing the filing of the Master Complaint and Check-Off Complaints.
- 46. As to the following municipal entities or public authorities, or other entity for which for which a Notice of Claim is a requirement, a Notice of Claim pursuant to the applicable statutes as referenced within the Master Complaint, has been timely served on the following dates.

Name of Municipal Entity or Public Authority	Date Notice of Claim Served
OTHER: If a Notice of Claim was filed ag	gainst additional entities check box and attach rider
☐ 47. As to certain municipal entities or publi	c authorities, if specified as defendants herein, with
reference to the service of a Notice of Claim: a	n application has been made to the
, as to:	
☐ 47A. to deem Plaintiff's (Plaintiffs') Notice of Claim timely filed, or in the alternative to
	a late Notice of Claim <i>Nunc Pro Tunc</i> , and for
(inse	ert if additional relief was requested) and:
☐ 47B. a determination is pending	
☐ 47C. an Order granting petition was	s made on:
☐ 47D. an Order denying petition was	made on:
Instructions: If an application has been made to	o the Court with reference to additional municipal
entities or public authorities, l	list them in sub-paragraph format.
[i.e., 47-1(in	nsert name of municipal entity or public authority or
other entity)	
47-1A. to deem Plaintiff's (Plain	ntiffs') Notice of Claim timely filed, or in the alternative
to grant Plaintiff(s) leave to fi	le a late Notice of Claim Nunc Pro Tunc, and for
(inse	ert if additional relief was requested) and:
☐ 47-1B. a determination is pendi	ng
☐ 47-1C. an Order granting petition	on was made on:
☐ 47-1D. an Order denying petitio	on was made on:]

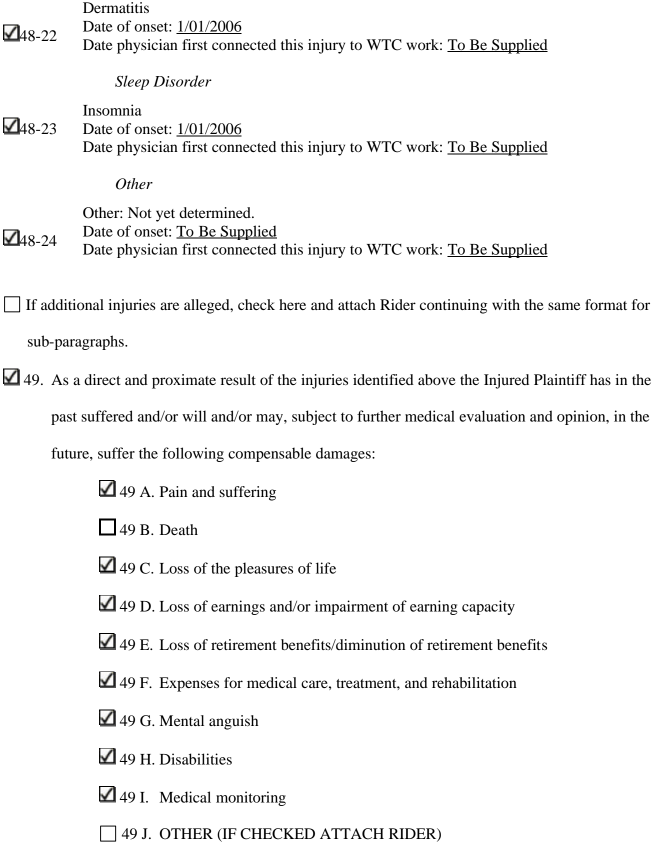
✓ 48.	As a direct and proximate result of defendant's culpable actions in the clean-up, constructi	on,
	demolition, excavation, and/or repair operations and all work performed at the premises, the	ne
	Injured Plaintiff sustained the following injuries including, but not limited to:	
	Abdominal	
48 -1	Abdominal Pain Date of onset: Date physician first connected this injury to WTC work:	
	Cancer	
✓ 48-2	Fear of Cancer Date of onset: 1/01/2006 Date physician first connected this injury to WTC work: To Be Supplied	
□ 48-3	Tumor (of the Brain) Date of onset: Date physician first connected this injury to WTC work:	
48 -4	Leukemia Date of onset: Date physician first connected this injury to WTC work:	
48-5	Lung Cancer Date of onset: Date physician first connected this injury to WTC work:	
□ 48-6	Lymphoma Date of onset: Date physician first connected this injury to WTC work:	
	Circulatory	
□ 48-7	Hypertension Date of onset: Date physician first connected this injury to WTC work:	
	Death	
□ 48-8	Death: Date of death: If autopsy performed, date	
	Digestive	
	Gastric Reflux	

Date physician first connected this injury to WTC work:

Date of onset: _

48-9

48-10	Indigestion Date of onset: Date physician first connected this injury to WTC work:
□ 48-11	Nausea Date of onset: Date physician first connected this injury to WTC work:
	Pulmonary
□ 48-12	Asthma Date of onset: Date physician first connected this injury to WTC work:
□ 48-13	Chronic Obstructive Lung Disease Date of onset: Date physician first connected this injury to WTC work:
□ 48-14	Chronic Restrictive Lung Disease Date of onset: Date physician first connected this injury to WTC work:
□ 48-15	Chronic Bronchitis Date of onset: Date physician first connected this injury to WTC work:
☑ 48-16	Chronic Cough Date of onset: 1/01/2006 Date physician first connected this injury to WTC work: To Be Supplied
□ 48-17	Pulmonary Fibrosis Date of onset: Date physician first connected this injury to WTC work:
□ 48-18	Pulmonary Nodules Date of onset: Date physician first connected this injury to WTC work:
✓ 48-19	Shortness of Breath Date of onset: 1/01/2006 Date physician first connected this injury to WTC work: To Be Supplied
✓ 48-20	Sinusitis Date of onset: 1/01/2006 Date physician first connected this injury to WTC work: To Be Supplied
	Skin
□ 48-21	Burns Date of onset: Date physician first connected this injury to WTC work:



☑ 50. As a direct and proximate result of the injuries described *supra*, the Derivative plaintiff(s), have in the past suffered and/or will in the future suffer a loss of the love, society, companionship,

services, affection, and support of the plaintiff and such other losses, injuries and damages for which compensation is legally appropriate, and or as is otherwise alleged.

IX. PRAYER FOR RELIEF

☑ 51. Plaintiffs adopt those allegations as set forth in the Master Complaint Section IX., Prayer for
Relief.
☐ 52. OTHER RELIEF: If plaintiff is asserting relief (other than monetary) other than as indicated
above, check here and insert Relief sought:
If plaintiff is asserting monetary relief in amounts different than as alleged within the Master
Complaint, Check this box and fill in the WHERFORE clause below:
WHEREFORE, the above-named Plaintiff demands judgment against the above-named Defendants in
the amount of DOLLARS (\$), on the First Cause of Action; and in the
amount of DOLLARS (\$) on the Second Cause of Action; and in the amount
of DOLLARS (\$) on the Third Cause of Action; and Derivative Plaintiff
demands judgment against the above named Defendants in the amount of DOLLARS
(\$), on the Fourth Cause of action; and Representative Plaintiff demands judgment against
the above named Defendants in the amount of DOLLARS (\$) on the Fifth
Cause of Action, and as to all demands for Relief, and or as determined by a Jury or this Court, jointly
and severally, for general damages, special damages, and for his/her attorney's fees and costs expended
herein and in a non-specified amount to be dertermined by a Jury or this Court for punitive and
exemplary damages, and for prejudgment interest where allowable by law and post judgment interest on
the judgment at the rate allowed by law; and Plaintiff seeks such other relief as is just and equitable.

X. <u>JURY TRIAL DEMAND</u>

✓ 53.	Plaintiffs adopt those allegations as set forth in the Master Complaint Section X, Jury Trial		
	Demand.		
If Ride	ers are annexed check the applicable BOX indicating the paragraphs for which Riders are annexed		
	Paragraph 31		
	Paragraph 44		
	Paragraph 48		
WHEI	REFORE , plaintiff(s) respectfully pray that the Court enter judgment in his/her/their favor and		
against	defendant(s) for damages, costs of suit and such other, further and different relief as may be just		
and appropriate.			

Dated: New York, New York September 19, 2007

Yours, etc.

By: Christopher R. LoPalo (CL 6466)

Worby Groner Edelman & Napoli Bern, LLP Attorneys for Plaintiffs 115 Broadway 12th Floor New York, NY 10006

Tel: (212) 267-3700 Fax: (212) 587-0031

ATTORNEY VERIFICATION

CHRISTOPHER R. LOPALO, an attorney at law, duly admitted to practice in the Courts of the State of New York, affirms under the penalties of perjury that:

He is the attorney for the plaintiff(s) in the above-entitled action. That he has read the foregoing SUMMONS AND VERIFIED COMPLAINT and knows the contents thereof, and upon information and belief, deponent believes the matters alleged therein to be true.

The reason this Verification is made by deponent and not by the plaintiff(s) is that the plaintiff(s) herein reside(s) in a county other than the one in which the plaintiff's attorneys maintain their office.

The source of deponent's information and the grounds of his belief are communication, papers, reports and investigation contained in the file.

DATED: New York, New York September 19, 2007

CHRISTOPHER R. LOPALO

Docket No:	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK
	Ramiro Bastidas (and Wife, Zoila Bastidas),
	Plaintiff(s) - against -
	SEE ATTACHED RIDER.,
	Defendant(s).
=========	SUMMONS AND VERIFIED COMPLAINT
	WORBY GRONER EDELMAN & NAPOLI BERN, LLP Attorneys for: Plaintiff(s) Office and Post Office Address, Telephone 115 Broadway - 12th Floor New York, New York 10006 (212) 267-3700
	To Attorney(s) for
	Service of a copy of the within is hereby admitted. Dated,
	Attorney(s) for
PLEASE	TAKE NOTICE:
th du	ICE OF ENTRY at the within is a (certified) true copy of an ally entered in the office of the clerk of the within named court on20
th wi ju wi on	CE OF SETTLEMENT at an order of which the within is a true copy ll be presented for settlement to the HON. one of the dges of the thin named Court, at